1	DENNIS J. HERRERA, State Bar #139669		
2	City Attorney JOANNE HOEPER, State Bar #114961		
	Chief Trial Attorney		
3	SEAN F. CONNOLLY, State Bar # 152235 DANIEL A. ZAHEER, State Bar # 237118		
4	Deputy City Attorneys Fox Plaza		
5	1390 Market Street, 6 <sup>th</sup> Floor		
6	San Francisco, California 94102-5408 Telephone: (415) 554-3822		
	Facsimile: (415) 554-3837		
7	E-Mail: daniel.zaheer@sfgov.org		
8	Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO E	Τ ΔΙ	
9	CITT AND COUNTY OF SANTRAINCISCO E	TITL.	
10	ROBERT C. CHEASTY, State Bar # 85115		
11	Law Offices of Cheasty & Cheasty 1604 Solano Avenue		
12	P.O. Box 8357 Berkeley, CA 94707		
13	Telephone: (510) 525-1000		
	Attorneys for Plaintiffs		
14	JAMAL JACKSON and JANNIE MENDEZ		
15	MATTHEW C. MANI		
16	MATTHEW C. MANI, State Bar #172679 Freitas McCarthy MacMahon & Keating LLP		
17	1108 Fifth Avenue, Third Floor San Rafael, CA 94901		
	Telephone: (415) 456-7500		
18	Facsimile: (415) 456-0266 E-Mail: mmani@freitaslaw.com		
19			
20	Attorneys for Plaintiffs SHAWN MYERS and SARAH MYERS		
21			
22	UNITED STATES DISTRICT COURT		
23	NORTHERN DISTRICT OF CALIFORNIA		
24	JAMAL JACKSON; JANNIE MENDEZ,	Case No. C08-1916 MEJ	
	,		
25	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER TO EXTEND DATES FOR	
26	VS.	DISCOVERY AND EXPERT DISCLOSURE	
27	CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation;	Trial Date: None Set	
28			
	STIP. PRO. RESCHEDULING EXPERT DISCLOSURE AND DISCOVERY CUT-OFF DATES; CASE NOS. C08-1916 MEJ; C08-01163 MEJ	1	

1 2 3 4 5 6 7	HEATHER FONG, in her capacity as Chief of Police for the CITY AND COUNTY OF SAN FRANCISCO; JESSE SERNA, individually, and in his capacity as a police officers for the CITY AND COUNTY OF SAN FRANCISCO; GARY MORIYAMA, individually and in his capacity as a police officer for the CITY AND COUNTY OF SAN FRANCISCO; and San Francisco police officers and employees DOES 1 through 50, inclusive,		
8	SHAWN MYERS and SARAH MYERS,	Case No. C08-01163 MEJ	
9	Plaintiffs,	C. 100 1 100 01100 1.120	
10	VS.		
11	CITY AND COUNTY OF SAN	Trial Date: Not set	
12	FRANCISCO, a municipal corporation; HEATHER FONG, in her capacity as		
13	Chief of Police for the CITY AND COUNTY OF SAN FRANCISCO; JESSE		
14	SERNA, individually, and in his capacity as a police officer for the CITY AND COUNTY OF SAN FRANCISCO; GARY		
15	MORIYAMA, individually and in his capacity as a police officer for the CITY		
16	AND COUNTY OF SAN FRANCISCO; and San Francisco police officers and		
17	employees, DOES 1 through 50, inclusive,		
18	Defendants.		
19	The undersigned parties, through counsel, STIPULATE and AGREE and jointly request		
20	modification of this Court's Orders concerning and setting dates for discovery cut-offs in the above		
21	matter.		
22	The parties make this request based on the following circumstances:		
23	1. Deposition discovery has only commenced in this matter, which has been joined with		
24	Case No. C-08-01163 MEJ, JAMAL JACKSON, et al., v. THE CITY AND COUNTY OF SAN		
25	FRANCISCO, et al., for the purposes of discovery. Preliminary written discovery has been		
26	completed. To date, only the depositions of Plaintiff Shawn Myers, and the deposition of Plaintiff		
27	Jamal Jackson have been taken. The depositions of defendant officers, of Plaintiffs Sarah Myers and		

28

Jannie Mendez, and of numerous percipient witnesses are scheduled for April 2009. The parties engaged in a settlement conference in late January of 2010, where it became evident that settlement negotiations would not be fruitful until depositions discovery transpired.

- 2. Counsel for Plaintiffs will be unavailable from April 5 through April 16, 2010. On the week of April 5, he is chaperoning his 10-year-old son's class trip to Yosemite; during the week of April 11 through April 16, he will be on vacation with his family for Spring Break. These plans have been long set, and paid for, with no ability to secure a replacement chaperone nor recover the vacation expense.
- 3. Counsel for Defendants is set for trial in Federal Court to begin on April 26, 2010. This trial is expected to last approximately two weeks.
- 4. Three of the percipient witnesses are located out of state, and the parties are in the process of meeting and conferring regarding the taking of these persons' depositions. One of the witnesses will be traveling to California in May. The parties would like to take that deposition while the witness is in California to reduce the associated expenses.
- 5. One percipient witness is currently in boot camp for the United States Army and is not available for deposition. He will complete his basic training in July, at which time he will be available for deposition.
- 6. The parties agree that more discovery is necessary to adequately evaluate their respective cases, including which experts will be necessary should the matter proceed to trial. They require additional time for the purpose of conducting this discovery.

For the aforementioned reasons, the parties jointly request that the Court amend its Scheduling Order as follows::

- June 25, 2010: Last day for expert witness disclosures
- July 9, 2010: Rebuttal expert witness disclosure
- July 23, 2010: Close of fact and expert discovery
- August 19, 2010: Last day to file dispositive motions
- 10 a.m., September 23, 2010: Dispositive Motion Hearing

1	IT IS SO STIPULATED.	
2		
3	Dated: March 22, 2010	DENNIS J. HERRERA
4		City Attorney JOANNE HOEPER
5		Chief Trial Deputy SEAN F. CONNOLLY
6		DANIEL A. ZAHEER
7		Deputy City Attorneys
8		By: s/Sean F. Connolly
9		SEAN F. CONNOLLY Deputy City Attorney
10		Attorneys for Defendants CITY AND COUNTY OF
11		SAN FŘANCISCO, et al.
12	Dated: March 22, 2010	LAW OFFICES OF CHEASTY & CHEASTY
13		
14		By:_**s/Robert C. Cheasty
15		ROBERT C. CHEASTY
16		Attorneys for Plaintiffs JAMAL JACKSON and JANNIE MENDEZ
17		
18	Dated: March 22, 2010	FREITAS MCCARTHY MACMAHON & KEATING LLP
19		
20		By: **Matthew C. Mani MATTHEW C. MANI
21		Attorneys for Plaintiffs SHAWN MYERS and SARAH
22		MYERŠ
23		**Pursuant to General Order 45, §X.B., the filer of this document attests that s/he has received the concurrence
24		of this signatory to file this document.
25		
26		
27		
28	STIP. PRO. RESCHEDULING EXPERT	$\it \Delta$

ORDER Based on the above stipulation, and for good cause appearing, IT IS ORDERED that the dates for disclosure of expert information and for the close of discovery be rescheduled. Disclosure of experts shall take place on April 26, 2010, and discovery shall close on May 12, 2010. Dated: March 23, 2010 ARIA-ELENA JAMES